Mr. Watson of Forsyth demands the ayes and noes, the call is sustained, and the amendment is adopted by the following vote.

Those voting in the affirmative are:

Messrs. Adams, Allen, Arledge, Axley, Barlow, Blue, Brake, Brooks, Byrd, Clarke, Covington, Crews, Daniel, Dey, Ellis, Erwin of Cleveland, Eubanks, Eure, Fuller of Durham, Fuller of Randolph, Gilmer of Guilford, Gilmer of Haywood, Hamilton, Harrell, Hoffman, Holbrook, Hoyle, Hudson, Jones of Camden, King of Bladen, King of Iredell, Lee, Long of Alamance, Lovill, McCurry, McKenzie, McLelland, McNeill, Merritt, Midgett, Moore, Nash, Norton, Oliver, Parker of Perquimans, Petree, Pritchard, Rowe, Rucker, Russell, Satterfield, Schulken, Self, Smith, Spruill, Starnes, Stevens, Tatham, Taylor of Alleghany, Taylor of Granville, Taylor of Halifax, Thagard, Thomas, Vance of Buncombe, Vance of Mitchell, Walker, Ward, Watson of Forsyth, Watson of Vance, Westbrook, White of Cabarrus, White of Gaston, Wicker, Williams of Henderson, Williamson, and Wood—76.

Those voting in the negative are:

Messrs. Bellamy, Blair, Carraway, Crouse, Erwin of Mecklenburg, Grimes, Harper, Harris, Howard, Jetton, Johnson, Jones of Caldwell, Kitchin, Lawhon, Lawrence, Long of Warren, McGlohon, Parker of Jones, Rascoe, Robertson, Shepard, Shore, Starr, Tatem, Taylor of Hertford, Venable, Venters, Watkins, Whitley, and Witherington—30.

The amendment of Mr. Jones of Caldwell,

Add after the word "effectual" in line 29, section 1, the words, "but for this purpose no privy examination of the wife shall be necessary,"

Is adopted.

The amendment of Mr. Adams,

Amend by striking out the first and second provision in 1 (4), also the word "further" in next section,

Is adopted.